# **SENATE BILL No. 489**

### DIGEST OF INTRODUCED BILL

Citations Affected: IC 16-22; IC 16-23-1.

**Synopsis:** Various hospital matters. Removes political affiliation requirements to be appointed to the governing boards of county hospitals and certain municipal hospitals. Amends qualifications to be on the governing board of those hospitals. Allows a county hospital to have audits performed by certified public accountants. Removes certain approval procedures required for a county hospital to operate another hospital or a building in a county that contains a hospital in a third class city. Allows certain municipal and county hospital boards to meet in executive session to discuss certain topics and to purchase group malpractice insurance together. Updates population parameters to reflect changes in the 2000 decennial census.

Effective: July 1, 2002.

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January 14, 2002, read first time and referred to Committee on Governmental and Regulatory Affairs.





#### Second Regular Session 112th General Assembly (2002)

PRINTING CODE. Amendments: Whenever an existing statute (or a section of the Indiana Constitution) is being amended, the text of the existing provision will appear in this style type, additions will appear in this style type, and deletions will appear in this style type.

Additions: Whenever a new statutory provision is being enacted (or a new constitutional provision adopted), the text of the new provision will appear in **this style type**. Also, the word **NEW** will appear in that style type in the introductory clause of each SECTION that adds a new provision to the Indiana Code or the Indiana Constitution.

Conflict reconciliation: Text in a statute in *this style type* or *this style type* reconciles conflicts between statutes enacted by the 2001 General Assembly.

### SENATE BILL No. 489

A BILL FOR AN ACT to amend the Indiana Code concerning health.

Be it enacted by the General Assembly of the State of Indiana:

SECTION 1. IC 16-22-2-2 IS AMENDED TO READ AS
FOLLOWS [EFFECTIVE JULY 1, 2002]: Sec. 2. (a) Except as
otherwise provided in this article or in IC 16-12.1 (before its repeal or
July 1, 1993), each hospital established under this article or IC 16-12.1
(before its repeal on July 1, 1993) must have a board of four (4)
members, appointed by the county executive. Not more than two (2)
members may be of the same political party. All four (4) members mus
be residents of the county in which the hospital is located and one (1)
member may be a licensed physician who is a member of the medica
staff of the hospital. When appointing a physician member, the county
executive shall consider the recommendation of the medical staff of the
hospital.

- (b) The initial appointments made under this section are as follows:
  - (1) One (1) member holds office for one (1) year.
  - (2) One (1) member holds office for two (2) years.
- (3) One (1) member holds office for three (3) years.
  - (4) One (1) member holds office for four (4) years.



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1	(c) After the initial appointments, board members shall be appointed
2	to serve terms of four (4) years.
3	(d) Except as provided in section 11 of this chapter, a vacancy on
4	the board shall be filled by the county executive, and the appointee
5	shall be appointed to complete the unexpired term of the member
6	whose office has been vacated.
7	SECTION 2. IC 16-22-2-3.1 IS AMENDED TO READ AS
8	FOLLOWS [EFFECTIVE JULY 1, 2002]: Sec. 3.1. (a) This section
9	applies to a hospital operated under IC 16-12-4-2 (before its repeal on
10	July 1, 1993) that is located in a county having a population of more
11	than thirty-seven thousand (37,000) but less than thirty-seven thousand
12	eight hundred (37,800). forty-one thousand (41,000) but less than
13	forty-three thousand (43,000).
14	(b) The management of a hospital is under the control of a
15	governing board. The governing board consists of nine (9) members
16	appointed by the county executive as follows:
17	(1) Three (3) members must be members of the county executive.
18	(2) Six (6) members must be residents of the county. and not more
19	than three (3) members may be from the same political party. One
20	(1) member may be a licensed physician.
21	(c) The term of each member of the governing board is three (3)
22	years.
23	(d) If a vacancy occurs due to the expiration of an appointed
24	member's term and the county executive does not fill the vacancy
25	within sixty (60) days from the date of expiration, the member whose
26	term has expired is automatically reappointed for another term.
27	SECTION 3. IC 16-22-2-5 IS AMENDED TO READ AS
28	FOLLOWS [EFFECTIVE JULY 1, 2002]: Sec. 5. (a) This section
29	applies to county hospitals in counties having a population of more
30	than eighteen thousand (18,000) but less than eighteen thousand three
31	hundred (18,300).
32	(b) The hospital and the affairs and business of the hospital shall be
33	under the management and control of a governing board consisting of
34	seven (7) members as follows:
35	(1) Three (3) members must be the members of the county
36	executive.
37	(2) Two (2) members shall be appointed by the county fiscal
38	body, one (1) of whom may be a licensed physician.
39	(3) Two (2) members shall be appointed by the county executive.
40	(c) One (1) of the members initially appointed by the county fiscal
41	body serves for one (1) year and one (1) of the members initially
42	appointed serves for two (2) years. After the initial appointment, the



1	members serve for two (2) years. The members appointed by the county		
2	council may not be affiliated with the same political party.		
3	(d) One (1) of the members initially appointed by the county		
4	executive serves for one (1) year and one (1) of the members initially		
5	appointed serves for two (2) years. After the initial appointment, the		
6	members serve for two (2) years. The members appointed by the county		
7	executive may not be affiliated with the same political party.		
8	SECTION 4. IC 16-22-2-6 IS AMENDED TO READ AS		
9	FOLLOWS [EFFECTIVE JULY 1, 2002]: Sec. 6. (a) This section		
10	applies to hospitals established under Acts 1917, c.144, s.1.		
11	(b) Except as provided in section 7 of this chapter, the management		
12	of the hospital shall be under the control of a governing board		
13	consisting of four (4) members appointed by the county executive. One		
14	(1) of the members may be a licensed physician. The members shall be		
15	chosen from the residents of the county. Not more than two (2) of the		
16	members may be residents of the city or town in which the hospital is		
17	to be located, and not more than two (2) members may be of the same		
18	political party or belief.		
19	(c) The initial terms of the members are as follows:		
20	(1) One (1) member has a term of one (1) year.		
21	(2) One (1) member has a term of two (2) years.		
22	(3) One (1) member has a term of three (3) years.		
23	(4) One (1) member has a term of four (4) years.		
24	After the initial appointments, the members serve for four (4) years.		
25	SECTION 5. IC 16-22-2-7 IS AMENDED TO READ AS		
26	FOLLOWS [EFFECTIVE JULY 1, 2002]: Sec. 7. (a) Except as		
27	provided in subsection (d), a governing board of four (4) members in		
28	existence on September 2, 1971, may petition the county executive to		
29	increase the size of the board to five (5), six (6), seven (7), eight (8), or		
30	nine (9) members. If the county executive approves the petition, the		
31	county executive shall appoint new members to increase the number of		
32	board members to the chosen size in the following manner:		
33	(1) If a board size of:		
34	(A) five (5) or six (6) members is chosen, not more than three		
35	(3) members may be of the same political party;		
36	(B) seven (7) or eight (8) members is chosen, not more than		
37	four (4) members may be of the same political party; and		
38	(C) nine (9) members is chosen, not more than five (5)		
39	members may be of the same political party.		
40	(2) (1) All members must be residents of the county in which the		
41	hospital is located.		
42	(3) (2) If a board size of five (5) members is chosen, a new		



1	member shall be appointed for an initial term of one (1) year.	
2	(4) (3) If a board size of six (6) members is chosen, the new	
3	members shall be appointed in the following order as necessary:	
4	(A) One (1) new member for an initial term of one (1) year.	
5	(B) One (1) new member for an initial term of two (2) years.	
6	(5) (4) If a board size of seven (7) members is chosen, the new	
7	members shall be appointed in the following order as necessary:	
8	(A) One (1) new member for an initial term of one (1) year.	
9	(B) One (1) new member for an initial term of two (2) years.	
10	(C) One (1) new member for an initial term of three (3) years.	
11	(6) (5) If a board size of eight (8) members is chosen, the new	
12	members shall be appointed in the following order as necessary:	
13	(A) One (1) new member for an initial term of one (1) year.	
14	(B) One (1) new member for an initial term of two (2) years.	
15	(C) One (1) new member for an initial term of three (3) years.	
16	(D) One (1) new member for an initial term of four (4) years.	
17	(7) (6) If a board size of nine (9) members is chosen, the new	
18	members shall be appointed in the following order as necessary:	
19	(A) Two (2) new members for an initial term of one (1) year.	
20	(B) One (1) new member for an initial term of two (2) years.	
21	(C) One (1) new member for an initial term of three (3) years.	
22	(D) One (1) new member for an initial term of four (4) years.	
23	(8) (7) If a board size of seven (7), eight (8), or nine (9) members	
24	is chosen, two (2) members may be licensed physicians.	
25	(b) A governing board that has increased its size may petition the	
26	county executive to decrease the size of the board. However, a decrease	
27	under this subsection may only be accomplished through:	
28	(1) the vacancy of a member's position, either through expiration	
29	of the member's term or any other cause; or	
30	(2) removal of a member as provided under applicable law.	
31	(c) There is no limit to the number of times a governing board may	
32	seek to increase or decrease its size under this section.	
33	(d) For a governing board of four (4) members located in a county	
34	having a population of:	
35	(1) more than thirteen thousand (13,000) but less than thirteen	
36	thousand six hundred (13,600); fourteen thousand five hundred	
37	(14,500) but less than fourteen thousand nine hundred	
38	(14,900);	
39	(2) more than twenty-three thousand (23,000) but less than	
40	twenty-three thousand five hundred (23,500); twenty-five	
41	thousand (25,000) but less than twenty-five thousand five	
42	<b>hundred (25,500);</b> or	



(3) more than thirty thousand six hundred (30,600) but less than thirty-one thousand (31,000); thirty-three thousand eight hundred (33,800) but less than thirty-four thousand three hundred (34,300); the county executive may increase the number of board members to five (5), six (6), or seven (7), subject to the limitations of this section. After the initial appointments, each board member shall be appointed to serve for a term of four (4) years.  SECTION 6. IC 16-22-2-8 IS AMENDED TO READ AS FOLLOWS [EFFECTIVE JULY 1, 2002]: Sec. 8. (a) This section applies to a county where a city hospital is operated under IC 16-23-1. (b) A county hospital may be created by an order of the county executive without filing a petition or holding an election.  (c) The county executive may create a hospital association under IC 16-22-6.  (d) An appointing board shall be formed to appoint the members of the governing board of the county hospital. The appointing board shall consist of three (3) members, as follows:  (1) The executive of the city where the city hospital is located.  (2) The judge of the circuit court of the county.  (e) Each member must take and subscribe an oath for the honest and faithful performance of the member's duties, which shall be filed in the auditor's office of the county.  (f) The governing board consists of seven (7) members with the following qualifications:  (1) Each member must be a qualified voter in the county.  (2) Three (3) members must be residents of the city, and three (3) members must be residents of the city, and three (3) members must be residents of the city, and three (3) members must be residents of the city, and three (3) members must be residents of the city.
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52 Cities histage of outside the combonate minus of the city.
33 (3) Not more than four (4) members may belong to the same
34 political party.
35 (4) (2) At least one (1) member must, but not more than two (2)
members may, be licensed physicians.
37 (5) One (1) member must be a registered nurse licensed to
38 practice in Indiana.
39 (g) Initial and subsequent appointments to the hospital board shall
be made for staggered terms ending on February 1 to coincide with the
terms of members of the city hospital board of directors created by



IC 16-23-1.

- (i) The county executive shall choose the board's member of the appointing board each year following the year of initial appointments at the board's regular January meeting.
- (j) The governing board may operate the county hospital jointly with the city hospital operated in the same county under IC 16-23-1. The joint operation may include joint employment of an administrator and other personnel, joint policies, joint purchases, joint services, and other programs to deliver health care at a reduced cost. The governing board of the county hospital may contract with the governing board of the city hospital to allocate revenues and expenditures and for the administration of the hospitals, but records must be kept that reflect the separate ownership, financial obligations, and existence of the county hospital and the city hospital.

SECTION 7. IC 16-22-2-13 IS ADDED TO THE INDIANA CODE AS A NEW SECTION TO READ AS FOLLOWS [EFFECTIVE JULY 1, 2002]: Sec. 13. Except as otherwise required by law, a member of an appointing authority for a county hospital board may not serve on the board of a county hospital.

SECTION 8. IC 16-22-3-2 IS AMENDED TO READ AS FOLLOWS [EFFECTIVE JULY 1, 2002]: Sec. 2. (a) The governing board may purchase, construct, remodel, repair, enlarge, or acquire buildings and real or personal property for hospital purposes, upon terms and conditions acceptable to the board.

- (b) The governing board may use hospital funds if adequate provision is made for working capital and other known and anticipated hospital needs.
- (c) If the building or real property is located outside the county and in a county with a hospital organized or operated under this article (except IC 16-22-8) or IC 16-23, the board must receive the approval



of the county executives of both the county in which the hospital is located and the county in which the building or real property is located.

(d) The approval under subsection (c) is not required if the building or real property is acquired by hospitals in the affected counties as participants in an organization or activity described under section 1(b) of this chapter or as participants in an arrangement in which at least two (2) hospitals participate for the provision of any hospital or related services, including participation or ownership as a tenant in common with other hospitals. All hospitals in the affected counties that are organized or operated under this article (except IC 16-22-8) or IC 16-23 are also participants.

SECTION 9. IC 16-22-3-12 IS AMENDED TO READ AS FOLLOWS [EFFECTIVE JULY 1, 2002]: Sec. 12. (a) The state board of accounts:

- (1) shall approve or prescribe the manner in which the hospital records are kept;
- (2) except as provided in subsection (c), shall audit the records of the hospital; and
- (3) may approve forms for use by all hospitals or groups of hospitals.
- (b) The governing board may use the calendar year or a fiscal year for maintaining hospital financial records. A hospital that receives a financial subsidy from the county for hospital operations, excluding mental health or ambulance services, during the preceding calendar or fiscal year must file with the county executive and the county fiscal body an annual report showing the income and expenses of the operating fund for the preceding calendar or fiscal year by major classification according to the chart of accounts approved by the state board of accounts. If the hospital uses a calendar year for maintaining financial records, the report must be filed not later than the last Monday in March of each year. If the hospital uses a fiscal year for maintaining financial records, the report must be filed not later than ninety (90) days after the close of the fiscal year. The annual report shall be published one (1) time. Hospital financial records may be kept in hard copy, on microfilm, or via another data system acceptable to the state board of accounts.
- (c) A hospital may elect to have an audit required under subsection (a) performed by an independent certified public accounting firm that is experienced in auditing hospitals. The audit report must be kept on file at the hospital and a copy must be does not prevent the state board of accounts from auditing a



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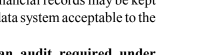
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provided to the state board of accounts. However, this subsection

hospital while investigating a complaint against the hospital.	
SECTION 10. IC 16-22-3-21 IS AMENDED TO READ	AS
FOLLOWS [EFFECTIVE JULY 1, 2002]: Sec. 21. (a) The gover	ning
board may contract for and purchase, for the protection of the hosp	oital,
all types of insurance provided for in the Indiana insurance la	w in
amounts and under terms and conditions the board consi	ders
reasonable and necessary. The insurance may include liabilit	y or
malpractice coverage for the members of the board, the office	ers,
employees, volunteers, and members of medical staff committees w	hile
performing services for the hospital. The board may, for the purpo	se of
acquiring malpractice coverage, assist in the formation of	of a
nonassessable mutual insurance company under IC 27-1-6	and

- (b) The governing board of a hospital organized or operated under this article may enter into an agreement to purchase the hospital's group medical malpractice insurance with the following:
  - (1) One (1) or more hospitals organized or operated under this article.
  - (2) One (1) or more hospitals organized or operated under IC 16-23.

SECTION 11. IC 16-22-3-28 IS AMENDED TO READ AS FOLLOWS [EFFECTIVE JULY 1, 2002]: Sec. 28. (a) The governing board may enter into agreements with credit card companies or organizations authorized to do business in Indiana and may accept credit card payments from patients for services provided.

- (b) The board may, in the establishment and maintenance of hospital records, use automated data processing systems and purchase, lease, operate, or contract for the use of automated data processing equipment subject to section 6 of this chapter and section 22 of this chapter.
- (c) In addition to IC 5-14-1.5-6.1(b), a hospital organized or operated under this article or <del>IC 16-23-1</del> may hold executive sessions to do any of the following:
  - (1) Discuss and prepare bids, proposals, or arrangements that will be competitively awarded among health care providers.
  - (2) Discuss recruitment of health care providers.
  - (3) Discuss and prepare competitive marketing strategies.
- (4) Engage in strategic planning.
  - (5) Participate in a motivational retreat with staff or personnel, if the hospital does not conduct any official action (as defined in IC 5-14-1.5-2(d)).
  - (6) Discuss the implementation and status of the hospital's corporate compliance program and the program's activities.



IC 27-1-7-19.

1	(7) Meet with the governing body of a public agency if the
2	subject of the meeting could be addressed in an executive
3	session by:
4	(A) the governing body without the presence of the
5	hospital's board; and
6	(B) the hospital's governing board without the presence of
7	the governing body of the public agency.
8	(d) IC 5-14-1.5-5, IC 5-14-1.5-6.1, and IC 5-14-1.5-7 apply to
9	executive sessions held under subsection (c).
10	(e) A hospital organized or operated under this article or under
11	IC 16-23-1 may hold confidential, until the information contained in
12	the records is announced to the public, records of a proprietary nature
13	that if revealed would place the hospital at a competitive disadvantage,
14	such as the following:
15	(1) Terms and conditions of preferred provider arrangements.
16	(2) Health care provider recruitment plans.
17	(3) Competitive marketing strategies regarding new services and
18	locations.
19	SECTION 12. IC 16-22-8-6.5 IS ADDED TO THE INDIANA
20	CODE AS A NEW SECTION TO READ AS FOLLOWS
21	[EFFECTIVE JULY 1, 2002]: Sec. 6.5. (a) In addition to
22	IC 5-14-1.5-6.1(b), the corporation may hold executive sessions to
23	do any of the following:
24	(1) Discuss and prepare bids, proposals, or arrangements that
25	will be competitively awarded among health care providers.
26	(2) Discuss recruitment of health care providers.
27	(3) Discuss and prepare competitive marketing strategies.
28	(4) Engage in strategic planning.
29	(5) Participate in a motivational retreat with staff or
30	personnel if the corporation does not conduct any official
31	action (as defined in IC 5-14-1.5-2(d)).
32	(6) Discuss the implementation and status of the corporation's
33	corporate compliance program and the program's activities.
34	(7) Meet with the governing body of a public agency if the
35	subject of the meeting could be addressed in an executive
36	session by:
37	(A) the governing body without the presence of the
38	corporation's board; and
39	(B) the corporation's governing board without the
40	presence of the governing body of the public agency.
41	(b) IC 5-14-1.5-5, IC 5-14-1.5-6.1, and IC 5-14-1.5-7 apply to
42	executive sessions held under subsection (a).



1	(c) The corporation may hold confidential, until the information
2	contained in the records is announced to the public, records of a
3	proprietary nature that if revealed would place the corporation at
4	a competitive disadvantage, including the following:
5	(1) Terms and conditions of preferred provider arrangements.
6	(2) Health care provider recruitment plans.
7	(3) Competitive marketing strategies regarding new services
8	and locations.
9	SECTION 13. IC 16-22-8-9 IS AMENDED TO READ AS
10	FOLLOWS [EFFECTIVE JULY 1, 2002]: Sec. 9. (a) The executive of
11	the consolidated city shall appoint three (3) residents of the city as
12	members of the board. not more than two (2) of whom may belong to
13	the same political party. One (1) member may be a licensed physician.
14	(b) The board of commissioners of the county in which the
15	corporation is established shall appoint two (2) members of the board
16	who may not belong to the same political party and must be residents
17	of the county.
18	(c) The city-county legislative body shall appoint two (2) members
19	of the board both of whom must be residents of the county. and may not
20	belong to the same political party. One (1) member shall be appointed
21	for a two (2) year term, and one (1) member shall be appointed for a
22	four (4) year term.
23	(d) Except as provided in subsection (c), a member of the board
24	serves a term of four (4) years from the beginning of the term for which
25	the member was appointed until a successor has qualified for the office.
26	Each member is eligible to reappointment to successive terms.
27	SECTION 14. IC 16-22-8-10 IS AMENDED TO READ AS
28	FOLLOWS [EFFECTIVE JULY 1, 2002]: Sec. 10. (a) A vacancy
29	occurs if a member of the board dies, resigns, changes residence from
30	the county, or is impeached.
31	(b) If a vacancy occurs or upon the expiration of a term, a member's
32	successor shall be appointed by the authority who originally appointed
33	the member in accordance with this section.
34	(c) Not more than four (4) members of the board may belong to the
35	same political party.
36	SECTION 15. IC 16-22-8-34.5 IS ADDED TO THE INDIANA
37	CODE AS A <b>NEW</b> SECTION TO READ AS FOLLOWS
38	[EFFECTIVE JULY 1, 2002]: Sec. 34.5. The governing board of the
39	corporation may enter into an agreement to purchase the
40	corporation's group medical malpractice insurance with the
41	following:
42	(1) One (1) or more hospitals organized or operated under



1	this article.
2	(2) One (1) or more hospitals organized or operated under
3	IC 16-23.
4	SECTION 16. IC 16-22-13-1 IS AMENDED TO READ AS
5	FOLLOWS [EFFECTIVE JULY 1, 2002]: Sec. 1. This chapter applies
6	to a nonprofit hospital corporation that meets the following conditions:
7	(1) Is established in or within one (1) mile of a city.
8	(2) Has articles of incorporation or a constitution or bylaws that
9	provide the following:
10	(A) The incorporators shall be the first board of trustees,
11	which is the sole governing board, and which elects successors
12	at stated periods from reputable citizens of the city and vicinity
13	who meet the following conditions:
14	(i) Include one (1) licensed physician.
15	(ii) Are persons interested in the benevolent work of the
16	hospital, chosen without reference to political or sectarian
17	influence.
18	(iii) Receive no compensation for services.
19	(B) The corporation's general corporate powers will be
20	exercised by a board of directors, who meet the following
21	conditions:
22	(i) May include one (1) licensed physician.
23	(ii) Are residents of the eity county in which the hospital is
24	located and elected by a board of electors consisting of
25	representatives from each organized church, religious
26	association, labor union and fraternal, charitable, military,
27	patriotic, and civic organization in the city.
28	(3) The revenue derived from the care of persons able to pay for
29	services and from all other sources is expended in the
30	maintenance of the hospital and for the care of persons who are
31	unable to pay, to the extent of the hospital's ability to assist, so
32	that revenues are insufficient to support and maintain the hospital
33	and enable the hospital to supply the demand for hospital care and
34	nursing in the city and community.
35	SECTION 17. IC 16-23-1-3 IS AMENDED TO READ AS
36	FOLLOWS [EFFECTIVE JULY 1, 2002]: Sec. 3. (a) A governing
37	board shall manage the hospital. The board consists of the following
38	seven (7) members, all of whom must be qualified voters of the county
39	in which the hospital is located.
40	(1) Three (3) members must be residents of the city.
41	(2) Three (3) members must be residents of the county living
42	outside the corporate limits of the city.



1	(3) The seventh member may reside either inside or outside the		
2	<del>city.</del>		
3	(b) Not more than four (4) members may be affiliated with one (1)		
4	<del>political party.</del>		
5	(c) (b) One (1) or two (2) of the members must may be a licensed		
6	and practicing physician. One (1) member must may be a registered		
7	nurse.		
8	(d) (c) The governing board is a separate legal entity under the name		
9	and style of "Board of Directors of Hospital,,		
0	Indiana".		
.1	SECTION 18. IC 16-23-1-19 IS AMENDED TO READ AS		
2	FOLLOWS [EFFECTIVE JULY 1, 2002]: Sec. 19. (a) The governing		
3	board shall do the following:		
4	(1) Control and manage the city hospital.		
.5	(2) Make and establish all necessary or proper bylaws and rules		
6	for the maintenance and operation of the hospital.		
.7	(3) Fix reasonable rates to patients for rooms, care, treatment, and		
.8	service that are necessary or proper to fulfill the purposes and		
9	functions of the hospital.		
20	(b) In addition to IC 5-14-1.5-6.1(b), a hospital organized or		
21	operated under this article may hold executive sessions to do any		
22	of the following:		
23	(1) Discuss and prepare bids, proposals, or arrangements that		
24	will be competitively awarded among health care providers.		
25	(2) Discuss recruitment of health care providers.		
26	(3) Discuss and prepare competitive marketing strategies.		
27	(4) Engage in strategic planning.		
28	(5) Participate in a motivational retreat with staff or		
29	personnel if the hospital does not conduct any official action		
30	(as defined in IC 5-14-1.5-2(d)).		
31	(6) Discuss the implementation and status of the hospital's		
32	corporate compliance program and the program's activities.		
33	(7) Meet with the governing body of a public agency if the		
34	subject of the meeting could be addressed in an executive		
35	session by:		
36	(A) the governing body without the presence of the		
37	hospital's board; and		
88	(B) the hospital's governing board without the presence of		
10	the governing body of the public agency.		
10	(c) IC 5-14-1.5-5, IC 5-14-1.5-6.1, and IC 5-14-1.5-7 apply to		
11	executive sessions held under subsection (b).		
12	(d) A hospital organized or operated under this article may hold		



1	confidential, until the information contained in the records is	
2	announced to the public, records of a proprietary nature that if	
3	revealed would place the hospital at a competitive disadvantage,	
4	including the following:	
5	(1) Terms and conditions of preferred provider arrangements.	
6	(2) Health care provider recruitment plans.	
7	(3) Competitive marketing strategies regarding new services	
8	and locations.	
9	SECTION 19. IC 16-23-1-19.5 IS ADDED TO THE INDIANA	
10	CODE AS A <b>NEW</b> SECTION TO READ AS FOLLOWS	
11	[EFFECTIVE JULY 1, 2002]: Sec. 19.5. The governing board of a	
12	hospital organized or operated under this article may enter into an	
13	agreement to purchase the hospital's group medical malpractice	
14	insurance with the following:	
15	(1) One (1) or more hospitals organized or operated under	
16	this article.	
17	(2) One (1) or more hospitals organized or operated under	
18	IC 16-22.	
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